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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/987,761	11/15/2001	Byung Keun Lim	P-0281	7165
34610 75	90 07/21/2005		EXAMINER	
FLESHNER & KIM, LLP			JAIN, RAJ K	
P.O. BOX 221200 CHANTILLY, VA 20153			ART UNIT	PAPER NUMBER
,			2664	
			DATE MAILED: 07/21/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/987,761	LIM, BYUNG KEUN			
Office Action Summary	Examiner	Art Unit			
	Raj K. Jain	2664			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period volume to reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tim y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status	•				
1) Responsive to communication(s) filed on 15 N	ovember 2001.				
2a) This action is FINAL . 2b) ⊠ This	action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
4) ⊠ Claim(s) 1-43 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ⊠ Claim(s) 39 and 40 is/are allowed. 6) ⊠ Claim(s) 1,21,22,24-29,31-36,38 and 43 is/are rejected. 7) ⊠ Claim(s) 2-20,23,30,37 and 42 is/are objected to. 8) □ Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9) ☐ The specification is objected to by the Examine	er.				
10) The drawing(s) filed on 25 January 2002 is/are	: a)⊠ accepted or b)□ objected	to by the Examiner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119		•			
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	4)				
Paper No(s)/Mail Date 6) Other:					

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DETAILED ACTION

1. Claims 1-43 examined on the merits.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 21, 22, 24-29, 31-36, 38 and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bender (US006850494B1) in view of Strawczynski et al (US006148422A).

Regarding claims 1, 22, 24, 29, 32 and 38, Bender discloses a method of performing a multicast and broadcast transmission (see Fig. 1, the MPC sends a multicast or broadcast message to each base station MPT), comprising:

- receiving multicast/broadcast (M/B) packet data of a different network server, transmitted from a packet data serving node (PDSN), without setting links between the PDSN and target mobile stations for an M/B transmission within a mobile communication network (see Fig. 1, col 1 lines 35-57, col 4 lines 24-37, each MPC and inturn MPT receives packet data from the PDSN, the PDSN has no links established to the mobile stations or subscribers being served);

Bender fails to disclose performing of error control of the received packet and processing of the data packet by the targeted mobile stations identified by the header information.

Strawczynski discloses performing of error control of the received packet and processing of the data packet by the targeted mobile stations identified by the header information (see abstract, Figs. 2C, 5A, 5B, 5C, col 1 line 46 – col 2 line 25, col 4 lines 12-33, each data packet is temporarily stored at a given base station to perform error control prior to transmission to the subscribers, each packet maintains destination header information that identifies the particular mobile that will be receiving the data packet. Once the mobile receives the data packet, processing of the packet is performed including error detection to determine if the data in the packet is in error, if there is an error within the packet an acknowledgement of error is sent back to the BTS (see col 5 lines 57-65)).

Error correction in wireless communications provides for better voice quality that is required due to channel interference and voice compression techniques in wireless telephony.

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate error correction within Bender to provide better voice quality within a wireless communications network.

Regarding claim 21, Bender discloses a base station transceiver subsystem 10 and the base station controller 16 (see Fig. 1).

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Regarding claims 25, 33, Bender discloses multicast and/or broadcast messages (see col 23 line 5).

Regarding claims 26, 34, Bender discloses each BSC receiving packet data via single PDSN (see Fig 1.)

Regarding claim 27, 35, Bender discloses distribution of data from each MPT to the subscribers by appropriate RF channel, which would be a common channel within a CDMA system (see Fig. 1).

Regarding claims 28, 31, 36, Bender discloses, each MPC and inturn MPT receives packet data from the PDSN, the PDSN has no links established to the mobile stations or subscribers being served, (see Fig. 1, col 1 lines 35-57, col 4 lines 24-37).

Regarding claim 43, Bender discloses a base station controller 16, a base station transceiver subsystem 10 which inturn are connected to plurality of mobile terminals (see Figs. 1, 13 and 14).

Claim Objections

Claims 2-20, 23, 30, 37, 41 and 42 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Allowable Subject Matter

The following is an examiner's statement of reasons for allowance:

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Claims 39 and 40 are allowed. The prior art discloses a packet data wireless communications network having a PDSN connected to base station controller (BSC) that transmits multicast/ broadcast (M/B) packets to mobile subscribers via the base transceiver stations for processing using a single communications link between the BSC and each of the number of base stations transceivers.

The prior art however fails to disclose or suggest an multicast/ broadcast M/B link access controller (LAC) that receives the M/B packet data from the data packet controller and outputs a cellular data multicasting protocol service data unit (CDMP SDU), which is generated by adding a link header to the M/B packet data or removing the link header contained in the CDMP SDU.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Raj Jain whose telephone number is 571-272-3145.

The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor. Wellington Chin can be reached on 571-272-3134. The fax phone numbers

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for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-272-2600.

RJ

June 17, 2005